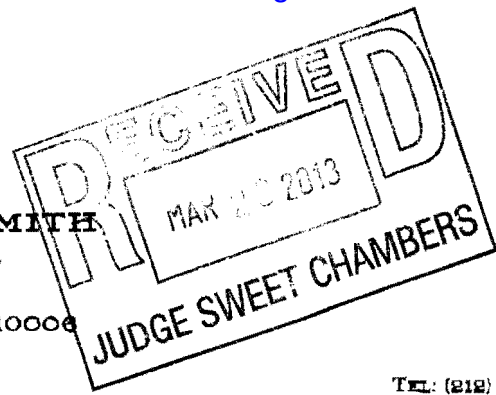


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March 20, 2013

Honorable Robert W. Sweet
United States District Judge
Southern District of New York
500 Pearl Street
New York, New York 10007

*Soror de la
Sweet*

*Schoolcraft v. The City of New York, et al., 3·21·13
10-cv-6005 (RWS)*

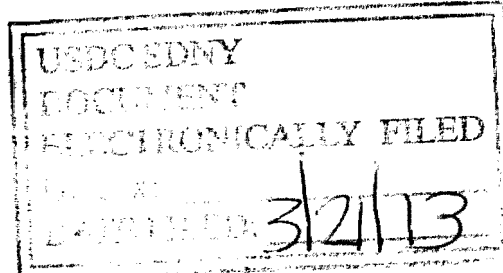
Dear Judge Sweet:

With the consent of all parties, I am writing to the Court to request that the two motions in this action to compel discovery and to quash a subpoena, which are returnable on April 3, 2013 and April 10, 2013, be consolidated with an April 10, 2013 return date and with opposition papers due March 27, 2013 and any reply due April 4, 2013. The reason for the request is that the consolidation of the motions will save time and expense.

Respectfully submitted,

Nathaniel B. Smith

By Telecopier
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cc:

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